Case 1:05-cv-10489-NMG Document 1 Filed 03/14/2005 Page 1 of 10 AMOUNT SO UNITED STATES DISTRICT COURT SUMMONS ISSUED 1 DISTRICT OF MASSACHUSETTS LOCAL RULE 4.1 WAIVER FORM MCF ISSUED_ C.A. No. BY DPTY. CLK. P GLENN S. BATES, Plaintiff NOTICE OF REMOVAL v. TOWN OF HARWICH and HARWICH POLICE **DEPARTMENT** 10439 Defendants

TO THE JUDGES OF THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS:

Now come the defendants pursuant to the provision of 28 U.S.C. §§ 1441 and 1446, and hereby file notice of the removal of this action from the Superior Court of the Commonwealth of Massachusetts, County of Barnstable, where it is currently pending, based on the following grounds:

- 1. This is an action in which the plaintiff alleges violations of his civil rights under the Fourteenth Amendments to the U.S. Constitution. The plaintiff seeks relief presumably pursuant to 42 U.S.C. §1983. See Complaint, ¶¶ 36-39, affixed hereto and incorporated by reference. The plaintiff also asserts state claims alleging negligence and assault and battery. See Complaint, ¶¶ 10-31, affixed hereto and incorporated by reference.
- 2. This Court has jurisdiction over the plaintiff's constitutional claims pursuant to 28 U.S.C. §1441.
- 3. This removal is timely, as the defendants were served of this action on February 24, 2005.

4. All defendants have consented to the removal of the matter to the United States District Court for the District of Massachusetts.

SIGNED PURSUANT TO RULE 11 OF THE FEDERAL RULES OF CIVIL PROCEDURE.

DEFENDANTS TOWN OF HARWICH AND HARWICH POLICE DEPARTMENT By their Attorneys,

WYNN & WYNN, P.C.

Charles D. Mulcahy 90 New State Highway Raynham, MA 02767

(508) 823-4567 BBO #359360

March 14, 2005

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above document was served upon the attorney of record for each other party by mail on March 14, 2005.

Charles D. Mulcahy, Esquire

03/03/2005

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(TO PLAINTIFF'S ATTORNEY: PLEASE CIRCLE TYPE OF ACTION INVOLVED: CONTRACT TORT **EQUITABLE RELIEF** OTHER)

Communicality of Massachusetts

BARNSTABLE, ss.

SUPERIOR COURT

No.

SUMMONS

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separate summons is issued for each defendant, each should be addressed to the particular defendant.

NOTICE TO DEFENDANT.

You need not appear personally in court to answer the complaint but if you claim to have a defense, either you of your attorney must serve a copy of your written answer within 20 days as specified herein and also file the original in the Clerk's office.

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COVER SHEET	90GKE1 HO.(5)		Trial Court of Massachusetts Superior Court Department County:
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Gleno Bates	r		rwich; Harwich Police Departm
TOPMSY FIRM NAME, ADDRESS AND TEL	EPHONE(508) 775-2100	MITORNEY (E MAN	agi
KAN DERMIT T. CHERKYN	PROCIOTARS		
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COMMONWEALTH OF MASSACHUSETTS THE TRIAL COURT SUPERIOR COURT DEPARTMENT

BARNSTABLE, ss.

CIVIL ACTION NO.: 04-

GLENN S.BATES.

Plaintiff

TOWN OF HARWICH AND HARWICE POLICE DEPARTMENT,

Defendants.

VERIFIED COMPLAINT

STATEMENT OF THE CASE

The Plaintiff, in 6 Counts, seeks relief against the Defendants to receive payment for his personal injuries that he suffered when he was shot and basten by two officers of the Herwich Police Department in the Town of Harwich. On or about November 30, 2001 at approximately 10:00 am officers of the Harwich Police Department, entered Plaintiff's home located at 621 Main Street, Apartment B in the Town of Harwich, Massachusetts without knocking on the door, without ringing the doorbell and without announcing their presence or the purpose of their presence. Shortly after 10:00 am, Christopher Kender of the Harwich Police Department discharged his firearm into the person of the Plaintiff and used excessive force to secure Mr. Bates. Barry Mitchell also of the Harwich Police Department used excessive force in securing the Plaintiff

PARTTES

- The Plaintiff, Glenn S. Bates, is an individual with a usual residential address of 45 Newton Avenue, Hyannis, Massachusetts.
- The Defendant Harwich Police Department is an agent of the municipality known as the Town of Harwich and has an address of 183 Sisson Road, Harwich Massachusetts.
- The Defendant Town of Harwich is a municipality in Massachusetts with an address of 732 Main Street, Harwich, Massachusetts.

FACTS

On or about November 30, 2001 at approximately 10:00 am officers of the Harwich Police Department, entered Mr. Bates home located at 621 Main Street, Apartment B in the Town of Harwich, Massachusetts, without knocking,

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- 5. On or about November 30, 2001 at approximately 10:00 am officers of the Harwich Police Department, entered Mr. Bates home located at 621 Main Street, Apartment B in the Town of Harwich, Massachusetts, without ringing the doorbell.
- 6. On or about November 30, 2001 at approximately 10:00 am officers of the Harwich Police Department, entered Mr. Bates home located at 621 Main Street, Apartment B in the Town of Harwich, Massachusetts without announcing their presence or the purpose of their presence.
- 7. On or about November 30, 2001 shortly after approximately 10:00 am officer Christopher Kender of the Harwich Police Department discharged his fireerm into the person of Mr. Bares.
- 8. On or about November 30, 2001 at approximately 10:00 officer Christopher Kender of the Harwich Police Department used excessive force to secure Mr. Bates.
- 9. On or about November 30, 2001 at approximately 10:00 am Barry Mitchell used excessive force in securing Mr. Bates.

COUNT I - NEGLIGENCE TOWN OF HARWICH

- 10. The Plaintiff repeats and re-alleges the allegations contained in paragraphs 1-9 of this Complaint and make them part hereof.
- 11. The Town of Harwich owed the Plaintiff a duty of care.
- 12. The Town of Harwich breached that duty of care.
- 13. The Plaintiff suffered injuries as a result of the breach of care.
- 14. The Plaintiff's injuries were the proximate cause of the Defendant's breach of duty of care.

COUNT II - NEGLIGENCE HARWICH POLICE DEPARTMENT

- 15. The Plaintiff repeats and re-alleges the allegations contained in paragraphs 1-14 of this Complaint and make them part hereof.
- 16. The Harwich Police Department owed the Plaintiff a duty of care.
- 17. The Harwich Police Department breached that duty of care.
- i.d. The Plaintiff suffered injuries as a result of the breach of duty of care.

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WELD VOICE USE

The Plaintiff's injuries were the proximate cause of the Defendant's breach of duty of 19. care.

COUNT III - ASSAULT AND BATTERY TOWN OF HARWICH

- The Plaintiff repeats and re-alleges the allegations contained in paragraphs 1-19 of this 20. Complaint and make them part hereof.
- Officers Christopher Kender and Barry Mitchell as agents of the Town of Harwich owed 21. the Plaintiff a duty of care.
- Officer Christopher Kender and Barry Mitchell as agents of the Town of Harwich breached that duty of care.
- The Plaintiff suffered injuries as a result of the breach of duty of care. 25.
- The Plaintiff's injuries were the proximate cause of the Defendant's breach of duty of 26. CAIC.

COUNT IV - ASSAULT AND BATTERY HARWICH POLICE DEPARTMENT

- The Plaintiff repeats and re-alleges the allegations contained in paragraphs 1-25 of this Complaint and make them part hereof.
- Officers Christopher Kender and Barry Mitchell as members of the Harwich Police Department for the Town of Harwich owed the Plaintiff a duty of care.
- Officer Christopher Kender and Barry Mitchell as members of the Harwich Police Department for the Town of Harwich breached that duty of care.
- The Plaintiff suffered injuries as a result of the breach of duty of care. 30.
- The Plaintiff's injuries were the proximate cause of the Defendant's breach of duty of 31. CAFÉ.

COUNT V - VIOLATION OF CIVIL RIGHTS 42 U.S.C. sec. 1983 HARWICH POLICE DEPARTMENT

- The Plaintiff repeats and re-alleges the allegations contained in paragraphs 1-31 of this Complaint and make them part hereof.
- The officers of the I arwich Police Department acted under color of state law when apprehending the Plaintiff.

ND. 305 D008

- 34. The Harwich Police Department deprived the Plaintiff of rights guaranteed, secured and protected by the Constitution and the laws of the United States.
- 35. The conduct of the Harwich Police Department was the cause of the Plaintiff's deprivation of rights.

COUNT VI - VIOLATION OF CIVIL RIGHTS 42 U.S.C. sec. 1983 TOWN OF HARWICH

- 36. The Plaintiff repeats and re-alleges the allegations contained in paragraphs 1-35 of this Complaint and make them part hereof.
- 37. Officers Christopher Kender and Barry Mitchell as members of the Harwich Police Department for the Town of Harwich acted under color of state law when apprehending the Plaintiff.
- 38. Christopher Kender and Barry Mitchell as members of the Harwich Police Department for the Town of Harwich deprived the Plaintiff of rights guaranteed, secured and protected by the Constitution and the laws of the United States.
- 39. The conduct of officers Christopher Kender and Barry Mitchell as members of the Harwich Police Department for the Town of Harwich was the cause of the Plaintiff's deprivation of rights.

Respectfully Submitted,

Counsel For Plaintiff:

Eric J. Cranc Michael J. Dean Michael J. Dean & Associates, LLC 255 Main Street Hyannis, Massachusetts 02601 (508) 775-2100 BISO# 628882 'Case'1:05-cv-10489-NMG' ' 'Document 1 Filed 03/14/2005 Page 9 of 10

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VERIFICATION

I, the undersigned, being duly sworn, state that I am the Plaintiff in the above-entitled matter; that I have read the foregoing Complaint and know the contents thereof, and that the same is true based upon personal knowledge or upon information and belief.

Dated:

Stanta (Pro Ø01/001

Commonwealth of Massachusetts County of Barnstable The Superior Court

CIVIL DOCKET# BACV2004-00705

DEADLINE

Bates: y Harwich Police Department et al RE:

STAGES OF LITIGATION

TO:Eric Crane, Esquire Dean & Associates (Michael J) LLC 255 Main Street Hyannis, MA 02601

TRACKING ORDER - A TRACK

You are hereby notified that this case is on the average (A) track as per Superior Court Standing Order 1-89. The order requires that the various stages of litigation described below must be completed not later than the deadlines indicated.

02/27/2005 Service of process made and return filed with the Court 04/28/2005 Response to the complaint filed (also see MRCP 12) 04/28/2005 All motions under MRCP 12, 19, and 20 filed 02/22/2006 All motions under MRCP 15 filed 01/18/2007 All discovery requests and depositions completed **03/19/2**907 All motions under MRCP 56 served and heard 08/19/2007 Final pre-trial conference held and firm trial date set 11/29/2007 Case disposéd

The final pre-trial deadline is not the scheduled date of the conference. You will be notified of that date at a later time. Counsel for plaintiff must serve this tracking order on defendant before the deadline for filing return of service.

This case is assigned to session A sitting in Civil A, Barnetable Superior Court.

Dated: 11/30/2004

Scott W. Nickerson Clerk of the Courts

BY: John S. Dale Assistant Clerk

Location: Civil A Telephone: (508) 375-6684

Dissiples individuals who need handkap accommodations should contact the Administrative Office of the Superior Court at (617) 786-8130

Check website for status of case: http://ma-trialcourts.org/ficio

≫JS 44 (Rev. 11/04)

CIVIL COVER SHEET

Document 122

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Glerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS				DEFENDANTS			.,,,,,,,		
(b) County of Residence of First Listed Plaintiff Barnstable (EXCEPT IN U.S. PLAINTIFF CASES)				Town of Harwich and Harwich Police Department. County of Residence of First Listed Defendant Barnstable (IN U.S. PLAINTIFF, CASES, ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LIBERTION OF THE LAND INVOLVED.					
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IV. NATURE OF SUIT	(Place an "X" in One Box On						,		
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment ∞ Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excl. Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise ■ REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	PERSONAL INJURY ☐ 310 Airplane ☐ 315 Airplane Product Liability ☐ 320 Assault, Libel &	PERSONAL INJUR 362 Personal Injury Med. Malpractice 365 Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage 385 Property Damage 385 Property Damage 510 Motions to Vaca Sentence 4abeas Corpus: 530 General 530 General 540 Mandamus & Ot 550 Civil Rights 555 Prison Condition 555 Prison Condition 555 Prison Condition 565 Prison Prison Prison 565 Prison Condition 565 Prison Prison Prison 565 Prison	RY	FETTURE/PENALTY 10 Agriculture 120 Other Food & Drug 125 Drug Related Seizure of Property 21 USC 881 130 Liquor Laws 140 R.R. & Truck 150 Airline Regs. 160 Occupational Safety/Health 190 Other LABOR 10 Fair Labor Standards Act 120 Labor/Mgmt. Relations 30 Labor/Mgmt. Reporting & Disclosure Act 140 Railway Labor Act 190 Other Labor Litigation 191 Empl. Ret. Inc. Security Act	□ 422 Apper □ 423 Withd 28 US □ 820 Copyr □ 830 Patent □ 840 Trade □ 861 HIA (□ 862 Black □ 863 Blwc □ 865 RSI (□ 865 RSI (□ 870 Taxes)	C 157 TTY RIGHTS rights It mark SECURITY 1395ff) Lung (923) C/DIWW (405(g)) Title XVI 405(g)) L TAX SUITS (U.S. Plaintiff endant) -Third Party	400 State Re 410 Antitrus 430 Banks a 450 Comme 460 Deporta 470 Rackete Corrupt 480 Consum 490 Cables 810 Scleetiv 850 Securiti Exchang 875 Custom 12 USC 890 Other S 891 Agricult 892 Econom 893 Enviror 894 Energy 895 Freedon Act 900 Appeal of 900 Appeal of	st and Banking cree tation ter Influenced Organizations her Credit at TV te Service es/Commodit te er Challenge 3410 tatutory Actio tural Acts hic Stabilizatic mental Matte Allocation Ac n of Informati of Fee Determ qual Access e ationality of	int and s
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UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

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